

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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06/22/84

ſ	SERIAL NUMBER FILING DATE		FIRST NAMED APPLICANT		ATTORNEY DOCKET NO.	
04			MXCETXCH	Rt	SAE-	ZZ.
MURRAY & WHISENHUNT P. O. BOX 40574 WASHINGTON, DC 20016				EXAMINER		
				R ZZO »N		
				ARTU	INIT	PAPER NUMBER
				122		
				DATE MAIL	ED: 86/	22/84

This is a communication from the examiner in charge of your application. COMMISSIONER OF PATENTS AND TRADEMARKS

This application has been examined Responsive to communication filed on	This action is made final.					
A shortened statutory period for response to this action is set to expire month(s), Failure to respond within the period for response will cause the application to become ab	andoned. 35 U.S.C. 133					
	otice re Patent Drawing, PTO-948. lotice of informal Patent Application, Form PTO-152					
Part II SUMMARY OF ACTION						
1. Claims	are pending in the application.					
Of the above, claims	are withdrawn from consideration.					
2. Claims	have been cancelled.					
3. Claims	are allowed.					
4 Claims	are rejected.					
5. Ctaims	are objected to.					
6. Claims	are subject to restriction or election requirement.					
7. This application has been filed with informal drawings which are acceptable matter is indicated.	for examination purposes until such time as allowable subject					
8. Allowable subject matter having been indicated, formal drawings are required	I in response to this Office action.					
9. The corrected or substitute drawings have been received on	These drawings are acceptable;					
10. The proposed drawing correction and/or the proposed additional or s has (have) been approved by the examiner. disapproved by the examiner.	The proposed drawing correction and/or the proposed additional or substitute sheet(s) of drawings, filed on has (have) been approved by the examiner. disapproved by the examiner (see explanation).					
11. The proposed drawing correction, filed, has been the Patent and Trademark Office no longer makes drawing changes. It is not corrected. Corrections <u>MUST</u> be effected in accordance with the instructions EFFECT DRAWING CHANGES", PTO-1474.	w applicant's responsibility to ensure that the drawings are					
12. Acknowledgment is made of the claim for priority under 35 U.S.C. 119. The	certified copy has been received not been received					
been filed in parent application, serial no	rmal matters, prosecution as to the merits is closed in					
14. [] Other						

Art Unit 122

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-15, 17-18, drawn to compounds, compositions & method, classified in Class 424, subclass 275.
- II. Claim 16, drawn to process, classified in Class 260, subclass 245.2R.

The inventions are separate and distinct, each from the other because of the following reasons:

The compounds of Group I maybe prepared of Group I maybe prepared by other than through the process of Group II. The burden falls on applicants to improve the assertions of the examiner. In re Young 81 USPQ 139. See MPEP 806.05(b0(2)

Applicant is advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed.

Rizzo:srb

A/C 703

557-3020

6/15/84

ARCHOLAS S. RIZZO PRIMARY EXAMINER

ART UNIT 122